# FORM D

**UNITED STATES** SECURITIES AND EXCHANGE COMMISSION Expires: April 30 Washington, D.C. 20549 PROCESSED Estimated average burden

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FORM D

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NOTICE OF SALE OF SECURITIES
PURSUANT TO REGULATION OF SECURITIES SECTION 4(6), AND/OR UNIFORM LIMITED OFFERING EXEMPTION

DATE RECEÍVED

Washington, DC

Name of Offering ( check if this is an amendment and name has changed, and indicate change.) Limited partnership interests in Krensavage Partners, LP Filing under (Check box(es) that apply): ⊠New Filing Type of Filing: Amendment A. BASIC IDENTIFICATION DATA 1. Enter the information requested about the issuer Krensavage Partners, LP Address of Executive Offices (Number and Street, City, State, Zip Code) Telephone Number (Including Area Code) c/o Krensavage Advisors, LLC (212) 888-1582 509 Madison Avenue Suite 406 New York, New York 10022 Address of Principal Business Operations (Number and Street, City, State, Zip Code) Telephone (if different from Executive Offices) Brief Description of Business Limited partnership engaged in seeking capital appreciation through investment. Type of Business Organization corporation Ilmited partnership, already formed □other (please business trust limited partnership, to be formed MONTH YEAR 0 3 0 8 🗵 Actual Actual or Estimated Date of Incorporation or Organization: ☐ Estimated Jurisdiction of Incorporation or Organization: (Enter two- letter U.S. Postal Service abbreviation for State: CN for Canada; FN for other foreign jurisdiction) DE

### **General Instructions**

#### Federal:

Who Must File: All issuers making an offering of securities in reliance on an exemption under Regulation D or Section 4(6), 17 CFR 230.501 et seq. or 15 U.S.C. 77d(6).

When To File: A notice must be filed no later than 15 days after the first sale of securities in the offering. A notice is deemed filed with the U.S. Securities and Exchange Commission (SEC) on the earlier of the date it is received by the SEC at the address given below or, if received at that address after the date on which it is due, on the date it was mailed by United States registered or certified mail to that address.

Where to File: U.S. Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549.

Copies Required: Five (5) copies of this notice must be filed with the SEC, one of which must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures.

Information Required: A new filing must contain all information requested. Amendments need only report the name of the issuer and offering, any changes thereto, the information requested in Part C, and any material changes from the information previously supplied in Parts A and B. Part E and the Appendix need not be filed with the SEC. Filing Fee: There is no federal filing fee.

#### State:

This notice shall be used to indicate reliance on the Uniform Limited Offering Exemption (ULOE) for sales of securities in those states that have adopted ULOE and that have adopted this form. Issuers relying on the ULOE must file a separate notice with the Securities Administrator in each state where sales are to be, or have been made. If a state requires the payment of a fee as a precondition to the claim for the exemption, a fee in the proper amount shall accompany this form. This notice shall be filed in the appropriate states in accordance with state law. The Appendix to the notice constitutes a part of this notice and must be completed.

### **ATTENTION**

Failure to file notice in the appropriate states will not result in a loss of the federal exemption. Conversely failure to file the appropriate federal notice will not result in a loss of an available state exemption unless such exemption is predicated on the filing of a federal notice.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number

# A. BASIC IDENTIFICATION DATA

- 2. Enter the information requested for the following:
  - Each promoter of the issuer, if the issuer has been organized within the past five years;
  - Each beneficial owner having the power to vote or dispose, or direct the vote or disposition of, 10% or more of a class of
    equity securities of the issuer;
  - Each executive officer and director of corporate issuers and of corporate general managing partners of partnership issuers; and

Each general and managing partner of partnership issuers.								
Check Box(es) that Apply:	Promoter	☐ Beneficial Owner	☐ Executive Officer	Director	☑ General and/or Managing Partner			
Krensavage Advisors,								
Full Name (Last name first,	if individual)							
509 Madison Avenue, S	Suite 406, New Y	ork, New York 10022						
Business or Residence Add	ress	(Number and Street, City, S	tate, Zip Code)					
Check Box(es) that Apply:	☐ Promoter	☑ Beneficial Owner		Director	General and/or Managing Partner			
Michael P. Krensavage Full Name (Last name first,			<del> </del>					
•	,							
Business or Residence Add		dison Avenue, Suite 406, per and Street, City, State, Zip	New York, New York 1002	22				
Dusiness of Residence Add	(14011)	er and otreet, oity, state, zip	oode)					
Check Box(es) that Apply:	Promoter	☐ Beneficial Owner	☐ Executive Officer	Director	☐ General and/or Managing Partner			
Full Name (Last name first,	if individual)							
Business or Residence Add	ress (Numb	per and Street, City, State, Zip	Code)		<del>.</del>			
		. ,	•					
Check Box(es) that Apply:	Promoter	☐ Beneficial Owner	☐ Executive Officer	Director	General and/or Managing Partner			
Full Name (Last name first,	if individual)							
Business or Residence Add	ress (Numb	per and Street, City, State, Zip	Code)					
Check Box(es) that Apply:	Promoter	Beneficial Owner	☐ Executive Officer	☐ Director	General and/or Managing Partner			
Full Name (Last name first,	if individual)							
Check Box(es) that Apply:	Promoter	☐ Beneficial Owner	☐ Executive Officer	Director	General and/or Managing Partner			
Full Name (Last name first,	if individual)		·		<u> </u>			
Business or Residence Add	ress (Numb	er and Street, City, State, Zip	Code)					
		•						

(Use blank sheet, or copy and use additional copies of this sheet, as necessary.)

B. INFORMATION ABOUT OFFERING	·							
1. Has the issuer sold, or does the issuer intend to sell, to non-accredited investors in this offering?	Yes □	No ⊠						
2. What is the minimum investment that will be accepted from any individual?								
Does the offering permit joint ownership of a single unit?	Yes . ⊠	<b>№</b>						
4. Enter the information requested for each person who has been or will be paid or given, directly or indirectly, ar commission or similar remuneration for solicitation of purchases in connection with sales of securities in the offering. If a person to be listed is an associated person or agent of a broker or dealer registered with the SEC and/or with a state or states, list the name of the broker or dealer. If more than five (5) persons to be listed ar associated persons of such a broker or dealer, you may set forth the information for that broker or dealer only.	c re							
Full Name (Last name first, if individual)								
N/A Business or Residence Address (Number and Street, City, State, Zip Code)								
Business or Residence Address (Number and Street, City. State, Zip Code)								
Name of Associated Broker or Dealer								
States in Which Person Listed Has Solicited or Intends to Solicit Purchasers (Check "All States" or check individual States)	☐ All Sta	tes						
[AL]       [AK]       [AZ]       [AR]       [CA]       [CO]       [CT]       [DE]       [DC]       [FI]       (GA)       [U]       [U]       [DE]       [DC]       [FI]       [GA]       [DE]       [DC]       [DC]       [FI]       [DC]       [DC]       [DC]       [FI]       [DC]       <	[MS]	(ID) [] (MO) [] (PA) [] (PR) []						
Full Name (Last name first, if individual)								
N/A Business or Residence Address (Number and Street, City, State, Zip Code)		<del></del>						
Name of Associated Broker or Dealer								
States in Which Person Listed Has Solicited or Intends to Solicit Purchasers (Check "All States" or check individual States)	☐ All S	tates						
[AL]	[MS]   [OR]	[ID] [] [MO] [] [PA] [] [PR] []						
Full Name (Last name first, if individual)								
N/A Business or Residence Address (Number and Street, City, State, Zip Code)								
Name of Associated Broker or Dealer								
States in Which Person Listed Has Solicited or Intends to Solicit Purchasers (Check "All States" or check individual States)	🗆 Ali S	tates						
[AL]	[MS]   [OR]	[ID]						

#### C. OFFERING PRICE, NUMBER OF INVESTORS, EXPENSES AND USE OF PROCEEDS 1. Enter the aggregate offering price of securities included in this offering and the total amount already sold. Enter "0" if answer is "none" or "zero." If the transaction is an exchange offering, check this box [ ] and indicate in the columns below the amounts of the securities offered for exchange and already exchanged. **Amount Already** Aggregate Type of Security Offering Price Sold <u>\$0</u> \$0 Equity..... \$0 \$0 ☐ Common ☐ Preferred \$0 \$0 \$0 \$0 <u>\$0</u> \$200,000,000 <u>\$0</u> Answer also in Appendix, Column 3, if filing under ULOE. 2. Enter the number of accredited and non-accredited investors who have purchased securities in this offering and the aggregate dollar amounts of their purchases. For offerings under Rule 504, indicate Aggregate the number of persons who have purchased securities and the aggregate dollar amount of their Dollar Amount Number of purchases on the total lines. Enter "0" if answer is "none" or "zero." Investors of Purchases Accredited Investors ..... \$0 0 0 \$0 N/A \$N/A Answer also in Appendix, Column 4, if filing under ULOE. 3. If this filing is for an offering under Rule 504 or 505, enter the information requested for all securities sold by the issuer, to date, in offerings of the types indicated, in the twelve (12) months prior to the first sale of securities in this offering. Classify securities by type listed in Part C - Question 1. **Dollar Amount** Type of Security Sold Type of offering N/A <u>N/A</u> N/A N/A N/A N/A N/A N/A Furnish a statement of all expenses in connection with the issuance and distribution of the securities in this offering. Exclude amounts relating solely to organization expenses of the issuer. The information may be given as subject to future contingencies. If the amount of an expenditure is not known, furnish an estimate and check the box to the left of the estimate. ...... \$0 .... \$2,500 ... \$30,000 ..... 🖾 \$30,000 Accounting Fees..... .... <u>.</u>.... <u>\</u> Other Expenses (identify) Various blue sky filing fees ..... \(\Sigma\) \(\\$5,000\) Total ..... ..... 🔀 \$<u>67,500</u>

C. OFFERING PRICE, NUMBER OF INVESTORS, EXPENSES AN	ID USE	OF PROCEEDS	3	
<ul> <li>b. Enter the difference between the aggregate offering price given in response to Part C tion 1 and total expenses furnished in response to Part C - Question 4.a. This difference the "adjusted gross proceeds to the issuer."</li> </ul>	e is		\$ <u>19</u>	9,932,500
5. Indicate below the amount of the adjusted gross proceeds to the issuer used or proposed to for each of the purposes shown. If the amount for any purpose is not known, furnish an estimathed the box to the left of the estimate. The total of the payments listed must equal the adjusted to the left of the estimate.	ate and			
gross proceeds to the issuer set forth in response to Part C- Question 4.b. above.		Payments to Officers, Directors, &	Pa	yments To Others
Salaries and fees		Affiliates \$		\$
Purchase of real estate		\$		\$
Purchase, rental or leasing and installation of machinery and equipment	🗆	\$		\$
Construction or leasing of plant buildings and facilities		\$		\$
Acquisition of other business (including the value of securities involved in this				
offering that may be used in exchange for the assets or securities of another issuer pursuant to a merger)		\$		\$
Repayment of indebtedness		\$		\$
Working capital				\$ <u>199,932,500</u>
Other (specify):		\$		
		\$		\$
Column Totals.				\$199,932,500
Total Payments Listed (column totals added)		<b>⋈</b> \$ <u>199,9</u>		
D. FEDERAL SIGNATURE				
The issuer has duly caused this notice to be signed by the undersigned duly authorized per following signature constitutes an undertaking by the issuer to furnish to the U.S. Securities request of its staff, the information furnished by the issuer to any non-accredited investor put	and Exc	hange Commis	sion,	upon written
Issuer (Print or Type) Signature	Issuer	(Print or Type)		
I WIP III		_		
Krensavage Partners, LP  Name of Signer (Print or Type)  Title of Signer (Print or Type)	Krens	avage Partner	s, LP	
V V				
Michael P. Krensavage Managing Member of Krensavage Advisors, LL	C, the G	eneral Partner	of th	ne Issuer
ATTENTION				
ATTENTION Intentional misstatements or omissions of fact constitute federal criminal	violatio	ns. (See 18 U.	S.C.	1001.)

		E. STATE SIGNA	TURE		
Is any party described in 17 CFR 230.2 of such rule?	?52(c), (d), (e	e) or (f) presently su	bject to any disqualification provisions	Yes	No ⊠
	See App	endix, Column 5, fo	r state response.		
2. The undersigned issuer hereby underta Form D (17 CFR 239.500) at such time			inistrator of any state in which this notice i	is filed, a	notice on
<ol><li>The undersigned issuer hereby underta issuer to offerees.</li></ol>	akes to furnis	sh to the state admi	nistrators, upon written request, information	on furnish	ed by the
<ol> <li>The undersigned issuer represents that Limited Offering Exemption (ULOE) of of this exemption has the burden of es</li> </ol>	the state in	which this notice is	filed and understands that the issuer clain		
The issuer has read this notification and kundersigned duly authorized person.	nows the cor	ntents to be true and	d has duly caused this notice to be signed	on its be	ehalf by the
Issuer (Print or Type) Si  Krensavage Partners, LP	gnature MD	()()	Issuer (Print or Type)  Krensavage Partners	. LP	
	tle of Signer	(Print or Type)	1	,	

Managing Member of Krensavage Advisors, LLC, the General Partner of the Issuer

#### Instruction:

Michael P. Krensavage

Print the name and title of the signing representative under his signature for the state portion of this form. One copy of every notice on Form D must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures.

# **APPENDIX**

1	2		3			4	<del></del>	Cin avel	5
	Intendate non-actinvestors (Part B-	credited in State	Type of Security and aggregate offering price offered in state (Part C-Item 1)	Type of investor and amount purchased in State (Part C-Item 2)			Disqualification under State ULOE (if yes, attach explanation of waiver granted) (Part E-Item 1)		
State	Yes	No	Limited Partnership Interest	Number of Accredited Investors	Amount	Number of Non- Accredited Investors	Amount	Yes	No
AL									
AK									
AZ							<u> </u>		
AR									
CA		Х	200,000,000	0	0	0	0		X
со									
СТ									
DE									
DC							·····		
FL		х	200,000,000	0	0	0	0		X
GA			<u> </u>						
HI									
ID							<del></del>		
IL									
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IA					_				
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кү									
LA									
ME	•								
MD									
МА									
МІ									
MN									
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МО					7 of 8			1	

# APPENDIX

	Intend to non-ac investors (Part B	to sell ccredited in State	3 Type of Security and aggregate offering price offered in state (Part C-Item 1)	4  Type of investor and amount purchased in State (Part C-Item 2)				5 Disqualification under State ULOE (if yes, attach explanation of waiver granted) (Part E-Item 1)		
State	Yes	No	Limited Partnership Interest	Number of Accredited Investors					No	
МТ										
NE										
NV										
NH										
NJ		х	200,000,000	0	0	0	0		х	
NM										
NY		×	200,000,000	0	0	0	0		х	
NC										
ND										
ОН										
ОК										
OR										
PA		х	200,000,000	0	0	0	0		х	
RI										
SC										
SD					,					
TN		-								
TX		×	200,000,000	0	0	0	0		х	
UT					·					
Vr										
VA	·									
WA										
wv										
WI										
WY					,					
PR										

### **EXHIBIT A**

Krensavage Partners, LP (the "Partnership") is a Delaware limited partnership. The Partnership's investment objective is to seek to achieve superior absolute returns while attempting to preserve capital. The Partnership was formed to pool investment funds of its investors for the purpose of investing and trading in a wide variety of securities and financial instruments, domestic and foreign, primarily focusing on publicly traded equity securities. The Partnership's minimum investment amount is \$250,000, although Krensavage Advisors, LLC (the "General Partner") has discretion to accept lesser amounts. The limited partnership interests will be offered in the sole discretion of the General Partner. Although there is no maximum or minimum aggregate amount of the limited partnership interests which may be sold in this continuous offering, we have inserted the figure of \$200,000,000 in Part C(1) of Form D as a reasonable estimate of the aggregate offering price of such limited partnership interests.

